16

17

18

19

20

21

22

23

24

25

26

27

28

1		
2		
3		
4		
5		
6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
9		
10	UTHE TECHNOLOGY CORP, No. C 95-02377 WHA	
11	Plaintiff,	
12	v.	
13	HARRY ALLEN and AETRIUM, INC., ORDER LIFTING STAY AND	
14	SETTING BRIEFING SCHEDULI Defendants.	E
15	/	

The Supreme Court issued its decision in RJR Nabisco, Inc. v. The European Community, 579 U.S. ___ (2016). The stay pending that decision is hereby **LIFTED**. That decision held that a private RICO plaintiff must allege a domestic injury. Defendants contend that plaintiff's only remaining claim relates to a foreign injury under RJR Nabisco, Inc., and therefore seeks leave to file a summary judgment motion directed at that issue.

Defendants shall file a motion directed solely at the extraterritoriality issue by JULY 14, to be noticed on the normal 35-day calendar. A further case management conference is hereby set for AUGUST 18, AT 8:00 A.M., to occur in conjunction with the hearing on defendants' anticipated motion. As noted in the order staying the case, if summary judgment is denied, the trial will be scheduled to occur very shortly thereafter.

IT IS SO ORDERED.

Dated: June 24, 2016.

